

UNITED STATES DISTRICT COURT  
DISTRICT OF WEST VIRGINIA  
(Charleston) DIVISION

1 ROY FRANKLIN HILLBERRY II # 55498

2 Plaintiff,

3  
4 V

Civil Action No. 2:13-cv-21894

5  
6  
7 Lt. R. ELDER, in his individual

8 capacity; SGT W.O. STEWART,

9 in his individual capacity; CORP

10 RETA MAYS, in her individual

11 capacity; OFFICER RICHARDS,

12 in his individual capacity; OFFICER

13 ADAMS, in his individual capacity;

14 OFFICER TIMOTHY ABNER, in

15 his individual capacity; OFFICER

16 FREDERICK, in his individual

17 capacity; COUNSELOR JASON

18 A. HUTSON, in his individual

19 capacity; ADMINISTRATOR

20 GEORGE TRENT, in his individ-

21 ual and official capacities; CHIEF

22 OF OPERATIONS JOHN V. LOPEZ,

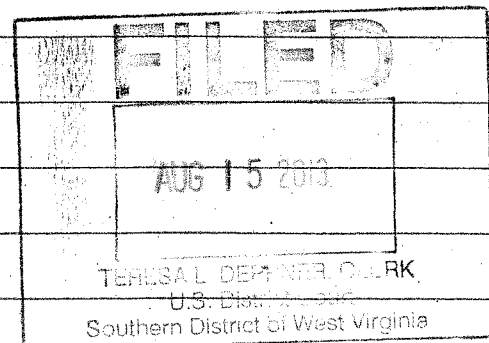
23 in his individual and official capacities;

24 DEPUTY DIRECTOR, PAUL O'DELL,

25 in his individual and official capacities.

26 Defendants.

JURY TRIAL DEMANDED

COMPLAINT FOR INJUNCTIVE  
AND DECLARATORY RELIEF

## COMPLAINT

Plaintiff, Roy F. Hillberry, pro se, hereby states his complaint as follows:

### INTRODUCTION

1. This is a case where the plaintiff was harassed, verbally assaulted, physically threatened, intimidated, attacked and severely beaten on two (2) separate occasions by numerous correction officers. Despite the fact that plaintiff made repeated cries for help, via letters, verbal complaints and grievances prior to the beating(s), his cries for help fell upon deaf ears.

2. Threats were made, and promises to hurt plaintiff were kept, and was carried out on May 10<sup>th</sup> & May 11<sup>th</sup> 2012. Over the course of two (2) days the plaintiff was sprayed with (OC) twice (back to back); Arm bared, placed in a Figure Four Leg Lock, pressure applied to his R-axis, Wrists and ankles twisted and dislocated, Chest stomped on, Kicked, punched in his face and body, chest-bumped, elbowed & Kneed, stomped and spat on. As a direct result of the (2) unprovoked, unjustified beatings, plaintiff suffered substantial and significant injuries.

3. Supervisory officials knew that correction officers at N.C.R.I. had a history of, and had the propensity to regularly use excessive force on inmates, to make them obey and to enforce rules for self-serving retaliatory reasons to inflict pain, seek revenge and for the very purpose of punishing inmates.

1 4. Supervisory officials had actual knowledge of the abuse and  
 2 was put on Notice through use of force reports, incident reports,  
 3 documented and verbal complaints by Lawyers and inmates, personal  
 4 observation, common sense, Video, and the routine occurrences of the  
 5 Video Footage coming up missing, false reports, high number of use(s)  
 6 of (excessive) force incidents, and through the plaintiffs Letters, verbal  
 7 complaints and grievances

8  
 9 5. Supervisory officials abdicating(ed) their duty to supervise, mon-  
 10 itor, investigate past and current use(s) of force incidents, they dropped  
 11 the ball and deliberately permitted a pattern of excessive force to develop  
 12 and persist, giving guards unsupervised authority to use force at any time  
 13 for any reason.

14  
 15 6. Finally supervisory officials had a job to do, but did not do it. They  
 16 had a obligation and a duty to prevent & protect the plaintiff, and failed  
 17 miserably, directly causing, if not condoning the plaintiff to be severely  
 18 beaten on (2) two consecutive days, and directly causing his injuries.

### 19 20 JURISDICTION

21 7. This action is brought pursuant to 42 U.S.C. §§ 1983, 1988, and  
 22 the First, Eighth and Fourteenth Amendments to the United States Con-  
 23 stitution. Jurisdiction is based upon 28 U.S.C. §§ 1331, 1343 (14),  
 24 and 2202.

VENUE

2 Venue is proper under 28 U.S.C. § 1391(b), because the  
3 Defendants reside in the District of West Virginia, and because a  
4 substantial part or all of the events or omissions giving rise to  
5 Plaintiff's claims occurred in the District of West Virginia.

PARTIES

7  
8 9. Plaintiff is currently an inmate at Mount Olive Correctional Complex  
9 (MOCC), Mt. Olive, West Virginia.

10  
11 10. Defendants W.O. Stewart, Beta Mays, Richards, Adams, Timothy  
12 Abner and Frederick were at all time relevant correctional officers employ-  
13 ed at North Regional Central Jail (NCRJ) and acting under color of State Law.

14  
15 11. Defendant Jason A. Hutson were at all time relevant a counselor  
16 employed at (NCRJ) and acting under color of State Laws.

17  
18 12. Defendant Lt. R.L. Elder were at all time relevant correctional  
19 officer and supervisory officer employed at NCRJ and acting under color of  
20 State Law.

21  
22 13. Defendant George Trent were at all time relevant the Administrator  
23 of NCRJ and acting under color of State Law.

24  
25 14. Defendant John V. Lopez were at all time relevant the Chief of  
26 Operations of NCRJ and acting under color of State Law.

1 Defendant Paul O'Dell were at all time relevant the Deputy  
2 Director of NCRTJ and acting under color of State Law.  
3

### 4 STATEMENT OF FACTS

5 16. Between the months of January 2012 and June 2012 plaintiff was  
6 threatend by C.O. Fredricks, Sgt. Stewart and Lt. Elder on numerous  
7 occassions.  
8

9 17. Plaintiff feared for his safety so much that he even requested that  
10 his lawyer be present during the Adseg hearings, due to named officers actions  
11 and physical threats toward him. (EX-15)  
12

13 18. On or about Jan 13<sup>th</sup> 2012 through August, plaintiff did submit  
14 numerous letters, grievancers and verbal complaints to George Trent, The WxR:  
15 J.A, WR Regional Jail Authority, regarding the harrassment, threats, remarks.  
16

17 19. Plaintiff did not receive any intervention, assistance or help by the  
18 Supervisory officials. (Ext.7 -8), ( Responses From Lopez, O'dell and Trent)  
19

20 20. On May 9<sup>th</sup>, 2012 plaintiff was Locked inside his cell #3 in pod C-2,  
21 when C.O. Fredricks, C.O. Garner and cpl. Alberry came to his cell, and informed  
22 Hillberry that he needed "to pack his shit, he was moving" Plaintiff ask why  
23 he was being moved. C.O. Fredricks told plaintiff, "don't worry about it, just  
24 pack your shit and shut your mouth." Corp Alberry exited the pod.  
25

26 21. Plaintiff said, "Damn! tough guy", "I'm packing my shit, where am I  
27 moving to,?"

1 22. C.O. Fredricks, replied, "thats none of your concern", and that I  
 2 needed ~~be~~ to learn how to keep my mouth shut, before somebody shut  
 3 it for me. Plaintiff ask Fredricks if "he was threatening him" Fredricks said,  
 4 "No its not a threat its a promise."

5  
 6 23. Plaintiff, packed up his property and was escorted to Adseg.

7  
 8 24. On May 10, 2012, at 3:00 pm (1500), plaintiff was locked inside his  
 9 cell #10, pod A-5 when C.O. Abner, and C.O. Abner said, "Listen before we even  
 10 go there today, I'm not gonna play any games today or am I going to argue with  
 11 you about anything", "Make this easy on both of us, Obey all of my orders without  
 12 questioning them", "Just go in here sit down and keep your mouth shut,"

13  
 14 25. Plaintiff ask, "where they was going", Abner said didnt you just hear  
 15 me, tell you to keep your mouth shut, dont worry about where your going  
 16 ~~you~~, you'll know when you get there."

17  
 18 26. Plaintiff said, "yeah! Whatever, tough guy." C.O. Abner said, "consider  
 19 that your one and only warning today," "We are not putting up with your shit  
 20 today, "Asshole" "We run this jail, not you!"

21  
 22 27. Plaintiff was escorted to the Jails hearing office by C.O. Abner.

23  
 24 28. It was abundantly clear to plaintiff that something was not right,  
 25 Plaintiff had a gut feeling that something was not right, and "Out of the norm"  
 26 Out of the past 3-4 Adseg hearings, plaintiff never had one in this specific  
 27 room, it was closed in, and furthermore there were way more guards than

1 usual, and you could cut the tension in the air with a knife. Plaintiff sensed  
2 that this was a "set up" and began fearing for his safety. Although reluctant  
3 plaintiff entered the room and sat down. See (Ex-1) (Diagram of Room).  
4

5 29. Plaintiff ask Lt. Elder, "whats this", "whats going on"? He was  
6 then informed by Lt Elder that they were going to conduct his adsege hearing.  
7

8 30. Plaintiff and Lt. Elder did exchange words back and forth, about  
9 why he was going to be adseged. The exchange became heated.  
10

11 31. Lt. Elder said that plaintiff, "was a liar" and plaintiff said that  
12 he did not do what he was being charged for.  
13

14 32. Plaintiff called Lt. Elder a liar and his accusations were false.  
15

16 33. Lt. Elder got upset and yelled "get him out of here,"  
17

18 34. Lt. Elder knew at this point or should have known, that the plain-  
19 tiff posed No threat to him, they were simple debating the facts, plaintiff  
20 and Lt. Elder were at a disagreement, but plaintiff never became violent,  
21 Never physically threatend anyone, never made any movement or gesture to-  
22 ward Lt. Elder. He could not have preceived the plaintiff as a threat to  
23 him, Lt. Elder sat, 10 feet away from plaintiff behind a desk, with  
24 two guards on both sides of plaintiff.  
25

26 35. There was absolutely No way possible that the plaintiff could have  
27

1 even gotten to Lt. Elder much less physically harm him, with (2) guards  
2 just 2 feet away from him.

3  
4 36. Lt. Elder ordered the guards, "to get him out of here",

5  
6 37. Plaintiff did not disobey this order, he stood up and headed out  
7 toward the rooms exit door as shown in "Diagram" (Ex-1). infact not only  
8 did plaintiff not disobey this order, he was more then happy to get out of  
9 the room, and did infact try to exit as stated in the reports see (Ext. 13-25)  
10 All stating that plaintiff stood up and moved towards the door.

11  
12 38. Plaintiff was not the aggressor here in this case, all he wanted to do  
13 was get out of that closed in room. Plaintiff was not combative, at any point.

14  
15 39. Lt. Elder was the aggressor, this is proven by the fact that he got  
16 up from his seat, behind the desk and aggressively charged toward the plaintiff.  
17 whowas not combative at all, for no apparent or logical reason at all. Other  
18 to confront, provoke and physically assault the plaintiff.

19  
20 40. Lt. Elder alleges in his report that he got up from behind the desk  
21 to "open the door" for the plaintiff. This is a lie, and if you look at the dia-  
22 gram "Ex-1", you will clearly see why. Not only was the Lt. the farthest  
23 person in the room from the Exit door. There were (2) two escorting guards  
24 right there beside the plaintiff, "escorting" him and were more then able to  
25 open the door to exit, for the plaintiff. Infact Sgt. Stewart did open the door.

26  
27 41. Sgt. Stewart opened the Door, Not Lt. Elder.

1 42. Tim Abner, the other escorting officer, saw exactly who opened  
 2 the door, he was standing right beside the plaintiff and saw with his own eyes  
 3 that Sgt. Stewart did in fact open the door. See (Ex-22) (C.O.s Timothy Abner's  
 4 report) ~~at~~ "I saw Sgt. Stewart open the door."

5  
 6 43. Lt. Elder outright lied in his report, and did not get up out of his  
 7 seat, from behind the desk to "open any door." He got out of it for one rea-  
 8 son and one reason only, to do exactly what happened, to assault the plaintiff.

9  
 10  
 11 44. Plaintiff tried to avoid the Lt. and as the evidence proves, and reports  
 12 state plaintiff stood up and preceded toward the door to exit the room, and was  
 13 moving away from Lt. Elder when he stood up and rushed toward the plain-  
 14 tiff and "chest bumped" him, which initiated the use of excessive force.  
 15 See (Ex-18-25) (Donna Kuroski incident report) (Ex-25)

16  
 17 45. Plaintiff was already at the door when Lt. Elder rushed him. The  
 18 door was being held open by Sgt. Stewart, the plaintiff would have been  
 19 able to exit, but C.O. Abner was standing in the door way.

20  
 21 46. C.O. Abner was standing in the doorway blocking, essentially  
 22 trapping the plaintiff from leaving the room, giving Lt. Elder enough time  
 23 to get to them.

24  
 25 47. Plaintiff strongly maintains that this was a premeditated assault.  
 26 He was going to be assaulted on May 10, 2012 one way or another.

MAY 10 2012-USE OF FORCE

1 48. Lt. Elder, jumped up out of his chair, behind the desk,  
2 for no reason, and literally ran toward the plaintiff, who was trying  
3 to exit the room.

4  
5 49. Lt. Elder had his chest poked out, charging the plaintiff, ~~he~~  
6 at a fast pace, striking the plaintiff with his chest. "Chest bumped him,  
7 knocking the plaintiff into the wall.

8  
9 50. Lt. Elder then pulled his arm back with a closed fist and tried  
10 to punch the plaintiff in the face. Plaintiff raised his arms and tried  
11 to block the punch pushing Lt. Elder away from him.

12  
13 51. Sgt. Stewart football tackled the plaintiff to the ground, and a  
14 vicious unjustified attack ensued.

15  
16 52. The plaintiff was viciously beat for about 10 minutes straight.  
17 by numerous officers.

18  
19 53. Cpl. Mays in her incident report states that she "attempted to sec-  
20 ure plaintiff's head by using pressure to the R-Axis times two. (2x's) (Ex-24)

21  
22 54. Cpl. Mays report clearly states that this, "pressure to R-Axis got  
23 him to release we were able to get him in mechanical restraints..."

24  
25 55. Co. Adam's report states he, "secured his right arm & hand"; "he applied  
26 a straight arm bar and held it untill the inmate was able to be cuffed." See (Ex-18)

1 56. C.O. Mark Richards report states that he "ran into the hearing  
2 office..." "I figured four the Legs and applied pressure to the ankle  
3 untill inmate Hillberry was being compliant". He then states that, "Counselor  
4 Jason put Leg restraints on inmate". (Ex. 21-21(a))

5  
6 57. Richards report further states that, "Hillberry was trying to fight  
7 back again, So I applied pressure to his left ankle untill inmate Hillberry  
8 was being compliant to are orders". (Ex. 21)

9  
10 58. Both Richards and Counselor Hutson stated in their reports that  
11 they applied mechanical restraints. But Richards began to crank, twist and  
12 apply pressure again to plaintiffs ankle. (Ext. 20-21(a)) even after he was  
13 in Leg restraints.

14  
15 59. Richard did not apply this pressure, and twist the plaintiffs ankle untill  
16 it nearly dislocated to, "double lock them", because he never double locked them.  
17 He said he placed plaintiff in a ankle lock again untill he complied with orders.  
18 Then why didn't he double lock the Leg restraints once plaintiff complied?  
19 Had he "double locked them" like he said or claimed he wanted to, then the Leg  
20 restraints would not have tightend so tight that the Nurse, "Melissa Mathess"  
21 had to tell the guards that they were "to tight" in booking. See (Ex-28). (When  
22 you "double lock" handcuffs & Leg restraints it prevents, stops them from tighten-  
23 ing up) Like here, with plaintiff restraints.

24  
25 60. Richard applied this force to inflict pain.

26  
27 61. This is also proven by Counselor Hutson's report which stated,  
page 11 of 30

1 he along with C.O. Richards applied restraints to his legs. He never states  
2 that plaintiff "was trying to fight back". (EX-20)

3  
4 62. Counselor Hutson's report states he and Fredricks had a hold of  
5 his wrist.

6  
7 63. Lt. Elder's report states "he had control of the left arm". (EX. 14(a))

8  
9 64. ~~33~~ The reports as a whole state the following: Cpl. Mays was "securing  
10 the head", "by using pressure to R-axis, times two". (Pg 10 at 19-53) (EX-24). And  
11 Co. Adams "secured his right arm & hand" He "applied a straight arm bar and held  
12 it untill the inmate was able to be cuffed". And, C.O. Richards "figured four  
13 the legs and applied pressure to the ankle untill inmate complied". (Pg 10 & 11. Line  
14 25 & 26. at 55) & (Pg 11. Line 1. at 56) (Ext. 20 & 21). And Counselor Hutson after assisting  
15 Richards with applying leg restraints "I along with Fredricks had a hold of his wrist".  
16 Importantly, all reports above state that Sgt. Stewart during all of the above  
17 use of force, sprayed plaintiff with Oleoresin capsicum, "OC". (EX-13).

18  
19 65. Its hard to imagine how the plaintiff was resisting with the above  
20 statements of defendants stated in 53. show that plaintiff was not only non-  
21 resistant he could not resist or even move his extremities, he was in a "straight (R)  
22 arm bar", Lt. Elder had control of his left arm. (Ext 18 & 14). Hutson and Fred-  
23 ricks had his wrist & hands. (EX-20). Richards had plaintiff in "figure four leg  
24 lock"; Cpl Mays had "control of his head". Additionally the plaintiff was sprayed twice  
25 directly in the face with "OC".

26 MAY 10 2012-USE OF FORCE

27 66. After the Lt. Elder assaulted the plaintiff with a "chest bump", as

1 set forth in Line 49. and the plaintiff was viciously beat for about (10) minutes.  
 2 The plaintiff was in full restraints for at least (8) minutes of the beating.

3  
 4 67. Plaintiff maintains that he was assaulted by Lt. Elder then tackled  
 5 to the ground where Sgt. Stewart placed him in a choke hold, Cpl. Mays was hold-  
 6 ing his head applying pressure to his axis, another officer was Literally trying to  
 7 break his right arm, another CO had his other arm, at the same time he felt  
 8 another CO trying to break his legs, twisting and cranking his ankle nearly  
 9 dislocating them, Plaintiff felt the Leg restraints being put on, he was then  
 10 placed in handcuffs, completely and in full restraints, this all happened with  
 11 in minutes. 2-3 minutes plaintiff was in full restraints.

12  
 13 68. Plaintiff contends this is when the beating started to get worse.  
 14 He ~~go~~ could feel his wrist and arm dislocate, he felt his ankle being twisted  
 15 to the point of dislocation. He was being punched, Kicked and stomped on  
 16 all over his body. Sgt Stewart sprayed him in his face twice with (2)  
 17 two separate cans of "OC", after plaintiff was in full restraints. See (Ex-10)  
 18 "Melissa Bunner" (LPN) report. This all took place after plaintiff was in full restraints.

19  
 20 69. Melissa Bunner's report states, "Sgt. Stewart did spray Mr. Hillberry  
 21 with O.C. spray after Hillberry was secured in handcuff and shackles. See  
 22 (EX-10).

23  
 24 70. After and during the vicious attack plaintiff never resisted.

25  
 26 71. Plaintiff begged and pleaded to the assaulting officers, when they  
 27 began to beat him, "Please stop!"; "What are you doing" "I'm not resisting"

1 "Stop!"

2

3 72. Plaintiff was not resisting and as the reports show his head, his arms  
4 his wrist, his hands, his legs and ankles were being held and were completely  
5 in the control of the guards minutes after he was assaulted by Lt. Elder.

6

7 73. Even after plaintiff was placed in full restraints he was still viciously  
8 beat as reports show. (Ex. 21) Richards states after "I placed leg restraints on  
9 plaintiff I applied more pressure to his ankle" and (Ex-10) Bunner states Sgt  
10 Stewart sprayed plaintiff with O.C. after he was in restraints."

11

12 74. Plaintiff was not fighting or resisting. he was splayed on the floor  
13 defenseless in prone position on his belly and face down while the officers  
14 continued to beat him, and spray him with a chemical agent. "Oc"

15

16 75. All the plaintiff could do was scream in agonizing pain, "Stop!" "I'm  
17 not resisting" "You dirty Mother fuckers" "you pussies" etc...

18

19 76. Plaintiff Looked right at Sgt. Stewart and said "what are you doing"  
20 "I'm not resisting".

21

22 77. Sgt. Stewart says, "fuck you punk"; "It's too late for that", takes  
23 a canister of O.C. and sprays the plaintiff directly in his face and eyes.  
24 However the canister malfunctioned and only sprayed a couple of bursts.

25

26 78. Sgt. Stewart keeps trying to spray the canister shaking it, he  
27 then got angry because it would not spray, and ~~struck~~ the plaintiff

1 several times in the shoulder and head. Another officer then handed him  
2 another canister of "OC". Sgt. Stewart started to spray the plaintiff again  
3 for no apparent reason. Plaintiff was defenseless, in full restraints, unable  
4 to move.

5  
6 79. Finally, the plaintiff was stood up and led out of the room.

7  
8 80. According to CO. Nicholson's report, he states that once plaintiff  
9 was in the hallway he "then started the Video Camera/recorder." See (Ex. 16)

10  
11 81. In route to the rec yard the Video will show that the plaintiff in  
12 full restraints was in route to the rec yard and the escorting C.O.s, C.O.  
13 Adams and C.O. Richards bounced the plaintiff's head & face and body into  
14 numerous walls for no reason, the plaintiff could not see anything, and was  
15 not resisting.

16  
17 82. Plaintiff was placed on the rec yard, and immediately pushed down  
18 to the ground where the beating continued. Plaintiff was again attacked

19  
20 83. Adams and Richards, Kicked and stomped the plaintiff's body and  
21 legs, Cpl. Mays also began to Kick the plaintiff. One of the officers came  
22 up from the side of plaintiff and stomped his head knocking the plaintiff  
23 unconscious.

24  
25 84. Plaintiff does not know how long he was unconscious, however believes  
26 that he was beat even while he was unconscious. Plaintiff knows that this  
27 was all on Video camera, and will prove his vicious attack and beating.

1 85. Plaintiff began to regain consciousness, and heard Cpl. Mays voice say  
2 stop! and something else about somebody coming but couldn't really under-  
3 stand what she was talking about, he was dizzy and confused, and dis-  
4 oriented to what was going on.

5  
6 86. Cpl. Mays bent down face to face to the plaintiff and spit in his  
7 face and said "How do you like that Mother-fucker" and you ain't that tough  
8 now are you"? See (Ex-3) (plaintiff's grievance.)

9  
10 87. Plaintiff was then led from the rec yard down the hallway towards  
11 the booking area. Administrator George Trent was standing by the sallyport  
12 in the booking area. Plaintiff's pants fell down to his ankles, and C.O.s began  
13 to laugh as if it was funny that the plaintiff could not even pull his pants  
14 up.

15  
16 88. George Trent said "I run this jail" "This can happen everyday". This  
17 to was being video recorded.

18  
19 89. Contrary to reports the medical department can confirm that plaintiff  
20 was not seen by a Nurse on the Rec yard.

21  
22 90. Once the plaintiff was in booking he was then assessed by Nurse  
23 Melissa Mathess at about (1550). (Ex-28)

24  
25 91. Nurse Mathess noted "a raised Knot above right elbow". "Leg restraints  
26 checked and were found to be too tight." "Indentations noted around Lower Legs  
27 both above ankle", "Unable to tell if any abnormalities were present".

1 92. Nurse Mathes noted that Plaintiff "complained of pain in both hands  
2 and feet" she concluded plaintiff, "needs to be reassessed" "FOR". (Ex-22)  
3

4 93. Plaintiff was placed in the shower by Nicholson, Fredricks and Adams  
5 in full restraints and fully dressed.  
6

7 94. As the plaintiff tried to rinse the pepper spray out of his eyes  
8 and face, he could hear the guards snickering and laughing at plaintiff.  
9

10 95. Plaintiff ask, "what the fu\*k is so funny?", "Damn did u'all have  
11 that much fun today fu\*king me up"?  
12

13 96. C.O. Nicholson said "we don't enjoy any of this" and this isn't  
14 fun to me". Plaintiff said "I can't tell".  
15

16 97. Plaintiff was then escorted to holding cell four. There soon after, C.O.  
17 Fredricks came to plaintiff cell in booking, started conversating with plaintiff  
18 Fredricks stated that, "It wasn't personal, but he needed to learn how to keep  
19 his mouth shut, and go along with the program."  
20

21 98. Plaintiff said "what the fu\*k do you expect me to just let u-all,  
22 beat the shit out of me for no reason."? Fredricks stated that if you would  
23 have listened and kept your mouth shut in the first place this all could have been  
24 avoided".  
25

26 99. Fredrick then said "Now listen Roy! IF your smart you will just  
27 take this one on the chin, and as of right now were not gonna even write  
28

1 you up." "However if you go filing paperwork, then so will we," "We can do  
2 this everyday and what happened today can happen everyday". He then stated  
3 that "he didn't care, either way he was going home at the end of day".  
4

5 100. Plaintiff said "FuxK that, I'm not about to let u-all get away  
6 with what you did to me today". "Matter fact, first chance I get I am  
7 calling my Mother, and have her contact the WV. State Police".  
8

9 101. Fredricks said, "go right on ahead a call your mommy" See what  
10 that getcha". "I'll see ya tommorow", "tough guy".  
11

12 102 Nurse Melissa Bunner did return to booking to reassess the plain-  
13 tiff. Injuries noted at that time of (17:30) on May 10, 2012, just hours after  
14 the vicious assault and beating were as follows, but not limited to: "raised  
15 Knot above right elbow", "Indentions around lower legs both above the ankle",  
16 "Plaintiff complained of pain in both hands and feet" ("Nurse Mathess report")  
17 (Ex-28), And Nurse Bunner noted at (17:30) "Injuries to Left wrist and ankle"  
18 "Hillberry does have a Knot on the Left wrist and the hand is slightly out of  
19 allingment with forearm". (Dislocation). "There is a small amount of  
20 swelling noted to the Left ankle and his gait does favor the Left side".  
21 (Ex-30) (Bunners report).  
22

23 103 Nurse Bunner concluded in her report, and did notify the defendants  
24 Cpl. Mays & Lt. Elder that the plaintiff, "needed to be transported to the  
25 emergency room...", "...due to injurie...", "...he sustained during an  
26 altercation."  
27  
28

1 104. At (1759) plaintiff was taken from the (NCRTJ) facility en route  
2 to Camden Clark medical Center st.

3  
4 105. As soon as plaintiff arrived back at NCRTJ, he requested to use  
5 the telephone, upon which he called his mother "Etta Hillberry". Plaintiff  
6 explain that he just got back from the emergency room due to his injuries  
7 that he suffered from numerous guards, who attacked him and beat him earl-  
8 ier that day for no reason. He insisted that his Mother contact the WV. state  
9 police and request an investigation into the beating.

10  
11 106. Even though plaintiff was warned, essentially threatened by CO Fred-  
12 ricks, that if he filed any paperwork, what happened to him on May 10, "can happen  
13 everyday", Plaintiff did go ahead and file a grievance the morning of May 11<sup>th</sup>  
14 2012. (Ex- 3) :

15 MAY 11<sup>th</sup>, 2012 - USE OF FORCE

16 107. On May 11<sup>th</sup>, plaintiff was locked in his cell in holding, when Fredricks  
17 approached his cell #4, Fredricks said "Happy Birthday Hillberry"! "how ya  
18 feel'en today"? Plaintiff said "Fuck you!" "how ya think I ~~feel~~ feel?", "I'm  
19 hurting all over. I cant even take a shit."

20  
21 108. C.O. Fredricks laughed and said "well you cant be hurting that bad,  
22 because you manage to call your mommy and file a grievance". Plaintiff said  
23 "Whatever"! "what do you want, I aint playing this shit today".

24  
25 109. Fredricks told plaintiff that he was there to give the plaintiff a  
26 shower and clean clothes, and "to consider it a B-day present".

1 110. Plaintiff was then placed in full restraints including belly chain, and  
 2 escorted, ~~to~~ to the shower room in booking.

3  
 4 111. As soon as the plaintiff entered the shower room he heard the door  
 5 slam shut, as he turned to see that it was just him and Co. Fredricks, and  
 6 without any warning Fredricks stepped on his leg restraint chain between  
 7 his ankles and pushed the plaintiff face down on the ground,

8  
 9 112. Co. Fredricks said "I told you what was going to happen, you stu-  
 10 pried mother fu\*ker", "call your mommy now", "file some more grievances".  
 11 Fredricks Literelly jumped up and down on the plaintiff chest, stomping and  
 12 Kicking the plaintiff in his stomach and ribs, untill the plaintiff lost his  
 13 bowels, and defecated on himself.

14  
 15 113. After the plaintiff defecated on himself, the smell of feces seemed  
 16 to bring Co. Fredricks back to his senses and he stopped Kicking the plaintiff.  
 17 But not before ~~he~~<sup>had</sup> assaulted the plaintiff for nearly (5) minutes.

18  
 19 114. Plaintiff screamed in agony, and ask Fredricks, "what are you doing"?  
 20 Fredricks stated that Lt. Elder told him to "fu\*k him up good", and this is what  
 21 you get when you fu\*k with us. he guaranteed that the plaintiff would be written  
 22 up and outside charges would be filed against him. Fredricks told plaintiff  
 23 to "Call his mommy and tell her about happend again, see where that got him".  
 24 He then called the plaintiff a "pussy", and said Look at cha<sup>now</sup> "tough guy. done  
 25 went and shit all over yourself." Get in the shower and clean yourself up!"  
 26

27 115. Fredricks then remove plaintiff's restraints and allowed the plaintiff

1 to shower. Plaintiff then heard a soft knock at the door. Couldn't hear what  
2 was said.

3 116. Co. Fredricks did give the plaintiff clean clothes, placed plaintiff  
4 back into ~~his holding~~ full restraints then escorted him back to his cell.

5  
6 117. Once Co. Fredricks left booking, the plaintiff ask the booking  
7 officer, did he just see what happen, and that he needed medical down here.  
8 He just got the shit beat out of him Literaly!. Booking officer said, "I did  
9 not see anything", shaken his head he said, "when ya going to learn hill-  
10 berry"?

11  
12 118. At that point the plaintiff relized that nobody was going to help him  
13 and they were all buddies. Plaintiff also knew one thing. he did not want to  
14 ever be beat like that again.

15  
16 119. Plaintiff did receive a number of additional injuries due to the May  
17 11, 2012. beating, specifically the plaintiff began to have constant chest pain, it  
18 felt like he was having a heart attack, Plaintiff had trouble breathing and suff-  
19 ered numerous bruised ribs, had no feeling in his left thumb, continuous  
20 headaches severe pain in his back stomach and rib area.

21  
22 120. Although the plaintiff feared for his life, and was reluctant to do  
23 so, Plaintiff filed a grievance on the use of excessive force and the vicious  
24 beating inflicted on him by Co. Fredricks. See (EX-9) & (EX-32)(grievances).

25  
26 121. Plaintiff was examined by a doctor due to severe chest pain On  
27 May 2012, The nurse placed a "EKG" on plaintiff and concluded that

1 Plaintiff had some sort of blockage on the right side of his heart. "He  
2 believes it's a muscle strain", caused by trauma and heavy pressure applied  
3 to the chest, heavy weight etc...

4  
5 122. On 5-16-12 plaintiff filed a grievance requesting a polygraph  
6 examination s desperately trying to uncover the truth about being viciously  
7 attacked and beat two (2) days in a row. (EX-5(a)-6) = (EX-31)

8  
9 123. Defendants attempted to cover up the May 10<sup>th</sup> 2012 use of excessive  
10 unjustified force against plaintiff, after they ~~believed~~<sup>realized</sup> that plaintiff's mother had  
11 contacted the W.V. State police and requested that a investigation be conducted.

12  
13 124. Defendants wanted the plaintiff to "just let it go", and wanted to, and  
14 attempted to handle the use of force incident "in house" as a simple incident  
15 where "a inmate needed restrained". However, ~~believed~~<sup>Realized</sup> that they were not going  
16 to be able to pull that off.

17  
18 125. Officer Anderson of the WV State Police contacted Cpl. Mays the  
19 night of the incident (May 10 2012), at the request of Eta Hillberry, (plaintiff mo-  
20 ther). Cpl. Mays stated to Anderson that "the incident was a correctional  
21 officer applying force to subdue an unruly inmate", and it would be an  
22 internal investigation (handled in house), (EX. 26(d))

23  
24 126. Cpl. Mays minimized and downplayed the fact that 6 guards had  
25 been involved and not a guard. She also left out that the plaintiff assaulted  
26 a officer, simply because at that time the defendants had not had time to get  
27 their stories straight. Had the plaintiff assaulted a guard, Cpl. Mays would

1 have not hesitated to include this fact in her statement to officer Anderson,  
 2 but she did not. Because the plaintiff did not assault anybody.

3  
 4 127. Cpl. Mays was caught off guard by the fact that plaintiff's mother  
 5 had contacted the WV State Police so fast, and had not yet fabricated the  
 6 story with Lt. Elder that the plaintiff assaulted him. As soon as Cpl. Mays  
 7 got ~~off~~ finished talking to the WV State Police, on May 10, 2012 she quickly  
 8 ~~realized~~ <sup>realized</sup> that they were in trouble and conspired with Lt. Elder and numerous  
 9 other friends and fellow officers to say that the plaintiff "shoved" Lt.  
 10 Elder and that's the reason why they viciously assaulted and beat him on  
 11 May 10, 2012. Hoping that it would justify the beating / use of excessive force.

12  
 13 128. Although the defendants tried to, and would have liked nothing more  
 14 then to handle the use of force internally, "in house" they were not going to be  
 15 able to do that now, and needed to come up with a plan, this is when the cover up  
 16 story hatched into place, but Lt. Elder had no injuries that matched any kind of  
 17 a assault & battery. So they all said plaintiff "shoved" Lt. Elder.

18  
 19 129. Defendants scrambled to get their stories straight, tried to back track  
 20 and cover their butts, however made many errors, and in the process falsified  
 21 reports, made numerous inconsistent & contradicting statements. Outright  
 22 Lied in ~~a~~ several reports, plaintiff has pointed to and outlined many of these  
 23 lies and flaws, provided to the Court as (EX-2), (Inconsistent statements).

24  
 25 130. Defendants amazingly decided to flat out ignore, and turned a blind  
 26 eye to the May 11<sup>th</sup>, 2012 use of force and beating of plaintiff in the shower  
 27 room in booking by CO. Fredricks. ~~Depi~~ Despite the plaintiff cries for help

1 and grievances to Supervisory officials. They just flat out did not ack-  
 2 knowledge, investigate or address any of the grievances, about the May 11<sup>th</sup>  
 3 2012 beating which caused severe injuries to plaintiff.

4  
 5 131. After the defendants got their stories straight and concocted their  
 6 story that the plaintiff shoved, ~~into~~ Lt. Elder, Lt. Elder on May 14, 2012, (4)  
 7 days after the incident went to the W.V. State Police and formally pressed  
 8 charges on the plaintiff for assault & battery. (Ex-12)

9  
 10 132. Instead of contacting the state police the night of the incident on  
 11 May 10, 2012, the plaintiff's mother had to contact them and report the incident.  
 12 Lt. Elder waited (4) days to contact the WV state police, to report that he had  
 13 been assaulted, but where was his proof of injury? The plaintiff certainly  
 14 had proof of his injuries.

15  
 16 133. Although the defendants were able to fabricate a quick story to try  
 17 and justify the use of excessive force incident to plaintiff by saying he assaulted  
 18 the Lt, they did not have any injury done to Lt. Elder to support this ac-  
 19 cusation. This is proven when you look at Nurse Bunner's assessment of  
 20 Lt. Elder just after the incident.

21  
 22 134. Nurse Bunner assessed Lt. Elders injuries she concluded that, "Lt.  
 23 Elder was checked..." "... No bruising, knots or abnormalities noted to the  
 24 back of Lt. Elders head where he states the pain is." "Small superficial  
 25 scratch noted on (L) side of mouth." (Ex-10)..

26  
 27 135. No injuries were found because the plaintiff never assaulted him

1 No injuries were found because the Lt. did not hit his head on the floor.

2

3 136. Lt. Elder in fact suffered a superficial scratch to his mouth. And  
4 was not assaulted by plaintiff.

5

6 137. The prosecutor of Doddridge County seems to agree, and filed a motion  
7 to dismiss the charge of assault & battery that Lt. Elder falsely accused the  
8 plaintiff of doing. (Ex- )

9

10 138. The defendants waited nearly a whole week before they allowed him  
11 to speak with WV state police, to allow is injuries to subside and try to get  
12 the swelling to his head and face to go down.

13

14 139. Officer Anderson did take numerous photo's of plaintiff's injuries  
15 on May 16, 2012. when he met with the plaintiff at NCRT.

16

17 140. Plaintiff was transferred to Mount Olive Correctional Complex on Aug. 14<sup>th</sup>  
18 2012.

19 141. Plaintiff was placed on a (18) month Q.O.L Adseg-program because of  
20 the fabricated assault on a officer's story that Lt. Elder and numerous other guards  
21 lied about to cover up the use of excessive force incident.

22

23 142. Plaintiff is ~~currently~~, currently on the Q.O.L program / Adseg at MoCC. The  
24 plaintiff would have been placed on the yard had it not been for the made up  
25 charges against him and placed in mainline population (General pop.)

26

27

COUNT I - USE OF FORCE

143. Plaintiff incorporates by reference paragraphs 1-143 as if fully set forth verbatim.

144. Defendants Lt. Elder, Stewart, Mays, Richards, Adams, Abner, Fredrick, Hutson, on May 10, 2012 applied or permitted to be applied to Plaintiff force that was unnecessary, unjustified, unreasonable, and for the purpose of maliciously and sadistically causing harm to Plaintiff

145. Defendants Fredrick, and ~~Adams~~ <sup>Adams</sup> on May 11, 2012 applied or permitted to be applied to Plaintiff force that was unnecessary, unjustified, unreasonable, and for the purpose of maliciously and sadistically causing harm to Plaintiff.

146. The conduct of Defendants, Elder, Stewart, Mays, Richards, Adams, Abner, Fredrick, Hutson, was objectively unreasonable, excessive and unwarranted violation of Plaintiff's clearly established rights of which a reasonable corrections officer should have known pursuant to the Eighth and Fourteen Amendments of the United States Constitution.

147. Defendants Elder, Stewart, Mays, Richards, Adams, Abner, Fredrick, Hutson's actions were willful, wanton, intentional, malicious and done with callous, reckless and deliberate indifference to Plaintiff's safety.

COUNT II - SUPERVISORY LIABILITY

148. Plaintiff hereby incorporates paragraphs 1-147 as if fully set forth herein verbatim.

1 149. Defendants Trent, Lopez and O'Dell were at all times relevant sup-  
 2 ervisors of Defendants Elder, Stewart, Mays, Richards, Adams, Abner, Fredrick  
 3 ick and Hutson and other Correctional officers at NCRJ.

4  
 5 150. Upon development of information from discovery and upon belief, Plaintiff  
 6 states Defendants Elder, Stewart, Mays, Richards, Adams, Abner, Fredrick and  
 7 Hutson prior to the May 10 & 11, 2012 beating, used several times or permitted  
 8 other correctional officers to use force against inmates, not for the purpose  
 9 of restraint or discipline, but for the malicious and sadistic purpose to punish.

10  
 11 151. Defendants Trent, Lopez, O'Dell, Elder, Stewart, Mays, Richards, Adams  
 12 Abner, Fredricks and Hutson's conduct was pervasive and constituted and un-  
 13 reasonable risk of constitutional injury to plaintiff and to inmates like Plaintiff.

14  
 15 152. Defendants Trent, Lopez and O'Dell knew or should have known of  
 16 the pervasive and widespread conduct of named defendants and other correct-  
 17 ional officers. Never the less, these defendants failed to properly investigate,  
 18 train, supervise, acknowledge, address and discipline the named defendants  
 19 and other correctional officers at NCRJ to prevent injuries such as those sus-  
 20 tained by Plaintiff. (Ex- ) (need discovery)

21  
 22 153. Defendants Trent, Lopez and O'Dell's failure to properly investigate  
 23 train, supervise, acknowledge, address and discipline the named Defendants and  
 24 other correctional officers amounts to deliberate indifference or tacit authori-  
 25 zation of unconstitutional use of force against inmates.

26  
 27 154. Defendants Trent, Lopez and O'Dell's deliberate indifference posed

1 a substantial risk of harm to inmates like the Plaintiff and proximately and  
2 directly caused the injuries of which Plaintiff complains.

3  
4 155. The conduct of Defendants Trent, Lopez and O'Dell was object-  
5 ively unreasonable and unwarranted violation of Plaintiff's clearly established  
6 constitutional rights pursuant to the Eighth and Fourteenth Amendments to  
7 the U.S. Constitution, which reasonable persons in the Defendants' positions  
8 should have known. (EX-32 & 33(a))

9  
10 156. The conduct of Defendants Trent, Lopez and O'Dell was willful,  
11 wanton, intentional, and malicious and done with callous, reckless, and delib-  
12 erate indifference to Plaintiff's safety. (EX-33) & (EX-34) & (EX-35)

### 13 14 COUNT III - RETALIATION

15 157. Plaintiff hereby incorporates paragraphs 1-156 as it fully set forth  
16 herein verbatim.

17  
18 158. Between the months of January 2012 & June 2012 plaintiff was verbally  
19 threatened with physical threats, by numerous C.O.'s.

20  
21 159. On May 9, 2012 plaintiff was threatened when he was told that some-  
22 body would shut his mouth for him. See (Statement of Facts), (Line 20 at 20).

23  
24 160. On May 10, 2012, in holding cell in booking, plaintiff was told that if he  
25 filed (a grievance) "paperwork" that he would get what he got that day, (a  
26 vicious beating), in retaliation. Plaintiff was also told that if he didn't leave it  
27 alone he would be charged with an outside Court assault case for battery on a

1 officer. Both retaliatory threats were carried out on plaintiff.

2  
3 161. Plaintiff was told that his life would be miserable when he got to Mocc  
4 and that Trent had all kinds of buddies up there. Plaintiff was placed on Ad seg. (18) mo-  
5 nth long program ~~at~~ when he arrived at Mocc just like he was told.

6  
7 162. On May 11, 2012 during the vicious beating in the shower, plaintiff defec-  
8 ated on himself. C.O. Fredricks degraded and humiliated and embarrassed the  
9 Plaintiff by laughing and stating that, "Look at cha, you done shit all over your-  
10 self."

11  
12 163. All the above, and mentioned in statement of facts verbatim set forth in  
13 paragraphs 1-163. Threats, promises, harassment, physical threats, and both  
14 use of forces, along with falsifying documents, Lying and placing Plaintiff in Ad-  
15 seg/Q.O.L here at Mocc were done in retaliation ~~for~~ <sup>to</sup> the plaintiff, to prevent  
16 him from filing any litigation on the inappropriate actions and conduct of all named  
17 defendants and were for purposes of Litigating and filing this law suit against  
18 them.

19  
20 164. Plaintiff was retaliated against for but not limited to; filing of griev-  
21 ances, for his rights & Use's of Excessive force, Plaintiff's Mother contacting the  
22 WV State Police, Plaintiff, "not letting it go" and for adamantly pursuing this  
23 current Lawsuit actions against Defendants.

24  
25  
26 165. Defendants threats, harassment, assaults and others actions set forth  
27 above, is retaliation. (All Exhibits are attached hereto this Complaint)

1 166. Defendants Elder, Trent, Fredricks, Abner, Mays, Richards' conduct  
 2 is objectively unreasonable, and an unwarranted violation of Plaintiff's clearly  
 3 established rights of which a reasonable Correctional Officers should know  
 4 pursuant to the First and Fourteenth Amendments to the U.S. Constitution.

5  
 6 167. Defendants Elder, Trent, Fredricks, Abner, Mays, Richards' actions  
 7 were willful, wanton, intentional, malicious, and done in callous disregard of  
 8 Plaintiff's Constitutional rights.

9  
 10 WHEREFORE, Plaintiff requests the Court award damages, jointly and  
 11 severally, as follows:

12  
 13 a. Compensatory damages for past, present and future medical experi-  
 14 ses; past, present and future pain and suffering, loss of enjoyment of life,  
 15 mental and emotional distress and humiliation;

16  
 17 b. Punitive damages

18  
 19 c. Plaintiff request that he be immediately taken off of the Q.O.L.  
 20 program /Adseg and placed in the general population, for obvious reasons, he  
 21 was placed on the Q.O.L./Adseg because of this action and for filing this action  
 22 for retaliatory reasons. He was placed on Adseg & the Q.O.L program based upon  
 23 the false reports, lies and did not assault anybody that day.

24  
 25 d. Any other relief determined by this Court to be just and appropriate.

26  
 27 PRAYER FOR RELIEF

### PRAYER FOR RELIEF

1 168. Plaintiff has no adequate remedy at law to redress the wrongs suff-  
 2 ered as set forth in this complaint. Plaintiff has suffered and will continue to  
 3 suffer irreparable injury as a result of the unlawful acts, omissions, policies,  
 4 and practices of Defendants named here in this complaint, and as alleged herein,  
 5 unless Plaintiff is granted the relief he request. The need for relief is critical  
 6 because the rights of, and the rights at issue are paramount under the United  
 7 States Constitution and the laws of the United States.

8  
 9 169. WHEREFORE, the plaintiff respectfully and humbly request that  
 10 this Court grant him the following relief:

11  
 12 A. Declare that this suit is maintainable as a ~~et~~ 1983 USC. 42 action

13  
 14 B. Adjudge and declare that the acts, omissions, policies, and practices  
 15 of Defendants, and their agents, employees, officials, and all persons acting in  
 16 concert with them under color of state law or otherwise, described herein are  
 17 in violation of the rights of prisoner, Plaintiff and other inmates similarly situ-  
 18 ated, under the Cruel and Unusual Punishments Clause of the Eighth, And the  
 19 Fourteenth and the First Amendments, which grant constitutional protection to the  
 20 Plaintiff.

21  
 22 C. Preliminarily and permanently enjoin Defendants, their agents, em-  
 23 ployees, officials, and all persons acting in concert with them under color state  
 24 Law, from subjecting prisoner Plaintiff to the illegal and unconstitutional  
 25 conditions, acts, omissions, policies, and practices set forth above.

26  
 27

1 D. Order Defendants and their agents, and all persons acting in  
 2 concert with them under color of state law, to develop and implement, as  
 3 soon as practical, a plan to eliminate the substantial risk of serious harm  
 4 that Plaintiff suffered due to Defendants named herein use of excessive  
 5 force and unsupervised actions stated above in Complaint.

6  
 7 E. Retain jurisdiction of this case untill Defendants have fully  
 8 developed a system and complied with the Orders of this Court, and there  
 9 is a reasonable assurance that Defendants will continue to comply in the  
 10 future absent continuing jurisdiction; and

11  
 12 F. Order the Defendants to replace the Plaintiffs glasses that  
 13 were broke during the Use of excessive force.

14  
 15 G. Order the Defendants to treat and properly medicate All injuries  
 16 noted, and documented as a result of the Use of excessive force.

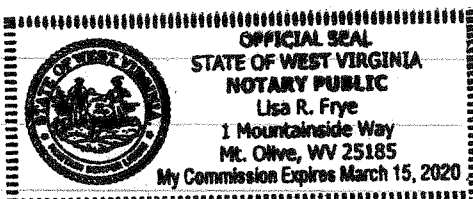
17  
 18 H. Award Plaintiff the cost of this suit, and ~~an~~ reasonable attorn-  
 19 eys' fees and litigation expenses pursuant to 42 U.S.C. 1988, and other app-  
 20 licable Law;

21  
 22 I. Award such other and further relief as the Court deems just and  
 23 proper.

24 state of WV  
 25 county of Fayette

26 The foregoing instrument was  
 27 sworn and acknowledged before  
 me this 13th day of August 2013.  
 My Commission Expires  
 15 March 2020.

*Alvaro R. Nery*  
 Alvaro R. Nery



Pro-Se.  
 RESPECTFULLY SUBMITTED,

*Roy Franklin Hillberry II*  
 ROY FRANKLIN HILLBERRY II  
 # K5492

## Verification

Pursuant to 28 U.S.C. § 1746, I declare and  
verify under the penalty of perjury under the laws of the  
United States of America that the foregoing is true and correct.  
Except as to matters alleged on information & belief, as to those, I believe  
them to be true.

Executed on August 13, 2013

RESPECTFULLY SUBMITTED



ROY FRANKLIN HILLBERRY II

plaintiff

Pro Se

Roy Franklin Hillberry II # 55498

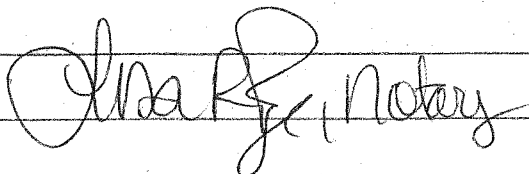
1 Mountainside Way

Mt. Olive, W.V. 25185

State of WV  
County of Fayette

The foregoing instrument was  
acknowledged before me this  
13th day of August 2013.

My commission expires  
15 March 2020.

  
Notary

